JOURNAL ADVERTISING STATIONS. BRANCH OFFICES-

OF THE JOURNAL

Mave been conveniently located at the following drug stores in the various sections of ADVERTISEMENTS WILL BE TELEPHONED

Direct to this office at regular rates. S CENTS PER LINE OF SEVEN WORDS. -STATIONS-

abama and 7th Sts. S. Muhl. ellefontaine St., No. ...00—Claude Fields. pristian Ave., No. 197—F. F. Dannettelle. lifford Ave., No. 324—Philip Miller.
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Mich., No. 1959 East—Van Arsdale Bros.
New York and Noble Sts.—E. H. Enners.
New York, No. 378 West—F. E. Wolcott.
Pine. No. 291 South—A. L. Walker.
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Talbott Ave., No. 350—M. Schwartz.
Virginia Ave. and Coburn—C. G. Mueller.
Virginia Ave. and McCarty—M. C. Staley.
Wash. St. and State Ave.—N. S. Driggs.

Wash, St. and State Ave.—N. S. Driggs. Wash, St., No. 703 East—Baron Bros. West St., No. 503 North—C. W. Eichrodt. fandes and 9th Sts .- Dixon. FOR SALE OR EXCHANGE. PROPERTY FOR SALE OR EXCHANGE-By C eller Process Flouring Mill and Elevator; ca acity 25,000 bushels; 200 barrels daily; best agri Printing Office, Republican Paper; good subscription list; one Cylinder Press and two others; Gas Engine; fully equipped for business. Four fine farms, well located, with good or nards and improvements. Assortment of Dwellings, worth from \$1,000 If you wish bargains, now is your chance. Will

PALMIST. PALMISTRY-Juanita, the Gypsy palmist Readings Zie up. 88 West Ohio street.

uy, sell or exchange.

LEGAL ADVERTISEMENTS NOTICE OF LETTING OF PRINTING. ven that the will receive sealed bids up to 2 o'clock p. m. on the 22d day of December, 1896, at the grand scribe's office, in the Grand Lodge Building, Indianapolis, Ind., for the printing, statiopery, blank books and supplies needed by the Grand npment I. O. O. F. Indiana for the year ning Dec. 22, 1896, and ending Dec. 22, 1897. imples of quality, style and amount will be rnished by the grand scribe I. O. O. F., W. H. sedy. All bids must be sealed, and the sucbidder must enter into a written contract for the faithful performance of the same, secured by a bond. The committee reserves the right to reject any or all bids. W. H. LEEDY,

Secretary of the Committee on Printing. NOTICE OF LETTING OF CONTRACT.

For bread for use at the Marion County Worklotice is hereby given that the Board of County commissioners of Marion county. Indiana, will eceive sealed bids up to 19 o'clock a. m. on Ionday, Dec. 28, 1896, at the office of the auditor said county, for furnishing bread for the The bread to be furnished to be of good quality, bject to inspection and acceptance of the inofficer of the workhou The board reserves the right to reject any and The successful bidder to furnish a good and sufficient bond conditioned for the faithful performance of the contract.

Witness our hands this 15th day of December. HENRY L. HARDING, JAS. E. GREER. JOHN M'GREGOR,

NOTICE OF LETTING CONTRACT.

Attest: HARRY B. SMITH, Auditor.

For stationery, blanks and printing for Mario Notice is hereby given that the Board of Commissioners of Marion county, Indiana, will receive sealed bids up to 10 o'clock a. m. Monday, Dec. 8, 1896, at the office of the auditor of Mario inty, for furnishing books, stationery and other articles necessary for the use of said county for the period of one year from the 1st day of Janu

Specifications of the kind, quality and quantity of the articles needed, are on file in the auditor's office of said county. The board reserves the right to accept bids to part, and to reject any and all bids either in part or as a whole.

Bidders must have and maintain a printing office in the city of Indianapolis, Ind., and the successful bidder must furnish a good and suf-scient bond conditioned for the faithful perform-

Witness our hands this 15th day of December, HENRY L. HARDING, JAS. E. GREER. JOHN M'GREGOR Attest: HARRY B. SMITH, Auditor.

TRUSTEE'S SALE OF REAL ESTATE

Notice is herby given that James M. McIntosh, as trustee in the voluntary assignment proceedings of James N. Huston for the benefit of the tonafide creditors of the said James N. Huston, will sell at private sale at the law office of Conner & McIntosh. No. 41632 Central avenue, in the city of Connersville, Fayette county, State of Indiana, on SATURDAY, THE 2D DAY OF JANUARY.

between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described real estate, situated indiana, to-wit: ate, situated in Marion county, State of Beginning at a point on the south line of the

southwest quarter of section number twenty (26), township sixteen (16), north of range four (4) east, one hundred and thirty-three (133) feet east southwest corner thereof, running thence east one thousand and fifty-eight hundredths (1,000 58-100) feet to the southeast corner of John W. Brown's northeast addition to the city of Indianapolis; running thence north one thousand three hundred and forty-one (1,341) feet; thence ser twenty (20) nine hundred and ninety-four and inety-seven hundredths (994 97-100) feet; thence south one thousand three hundred and forty-one (1,341) feet to the place of beginning, except Wall street, fifty (50) feet wide, running through the center east and west, being a part of the southquarter of section number twenty (20) ip sixteen (16), north of range four (4) ast, and containing thirty (30) acres, more Also a part of the northeast quarter of section number thirty-six (36), township fifteen (15), north of range three (3) east, bounded and de-

cinning at the northeast corner of said sec unning south on the east line of said secion thirty-nine and fifty-nine hundredths (39.59) chains to the center of the Madison State road; thence north 15 degrees west, seven and fifty-eight hundredths (7.58) chains to a point in the enter of said road; thence north seventeen and one-half degrees west, thirteen and eighty-nine hundredths (13.89) chains to a point in the center of said road; thence north 21 degrees west, twen-ty and nineteen hundredths (20.19) chains to the orth line of said section at a point in the center of said road; thence east on said line thirteen and sixty-four hundredths (12.64) chains to the place of beginning, containing twenty-five and thirteen hundredths (25.13) acres, more or less. Also a part of the southeast quarter of section number twenty-five (25), fownship fifteen (15), north of range three (3) east: Commencing at the southeast corner of said section twenty-five (25), running thence north four (4) rods to the forner of section number thirty (30); thence west thirteen and sixty-four hundredths (13 64) chains, nore or less, to the center of the Madison State road; thence in a southeasterly direction along the center of said road to the section line di riding sections twenty-five (25) and thirty-six 36), running thence east thirteen and sixty-four treiths (13.64) chains to the place of begin-

sing, containing one and one-quarter acres, more Also the following described lots located in Martin Derton's subdivision of the northwest quarter of rection number thirty-one (31). in waship fifteen (15), north of range four (4) ast, in the said county of Marion. Lots numbered two (2), three (3), four (4), five 0, six (6), seven (7), ten (10), eleven (11), twelve thirteen (13), sixteen (16), seventeen (17), chteen (18), nineteen (19), twenty-seven (27), enty-eight (28), twenty-nine (29) and thirty Also the following described portions of lots in Martin Burten's said subdivision of the northwest quarter of section number thirty-one (31). aip fifteen (15), north of range four (4) east, in said Marion county:

A tract containing one acre off of the west side of lot number one (1), in said Burton's sub-A tract containing one acre off of the west side lot number eight (8), in said Burton's subdi-

A tract containing one acre off of the west A tract containing one acre off of the west ilde of lot number fourteen (14), in said Burton's A tract containing one acre off of the west le of lot number fifteen (15), in said Burton's A tract containing one acre off of the west

de of lot number twenty (20), in said Burton's Said sale will be made by virtue of an order of the Fayette Circuit Court of Indiana free of liens existing on said real estate, except ixes. Said real estate will be sold upon the folowing terms, viz: One-third of the purchase ley to be paid in cash on day of sale, one third in one year and one-third in two years from day of sale, the purchaser to execute his notes for the deferred payments, bearing six per cent. payable annually, waiving valuation and apment laws, said notes to be secured by est mortgage upon the respective pieces of reni tate sold, the purchaser to have the privilege, ff he should so elect, to pay all the purchase money in cash. If all of said real estate should not be said on said day said sale will be continued from day to day, between the same hours of each day, until all of said real estate is sold.

JAMES M. McINTOSH, Trustee.

BENNERSCHEIDT-C. A. Bennerscheidt. Monday, Dec. 14, 9 o'clock p. m., aged sixty-two years and four months. The funeral will take place Wednesday, Dec. 16, at 2 o'clock p. m., from his late residence, 280 East North street. CROWE-Lizzie, wife of Charles W. Crowe, Monday, Dec. 14, at 1:30 p. m. Funeral Wednesday, Dec. 16, at 2 p. m., from Sixth Presbyterian Church, corner Union and McCarty streets.

FLANNER & BUCHANAN-172 North lilinois street. Lady embalmer, for ladies and children. Office always

open. Telephone 641.

FUNERAL DIRECTORS.

WANTED-MALE HELP. WANTED-Sawmaker for shop in the South. One fully competent to perform all work required in the manufacture of saws. Address SAWS, postoffice box 1592, Philadelphia, Pa. SALESMEN WANTED-\$75 to \$150 a month salary and expenses paid salesmen for cigars. Permanent position. Experience unnecessary. Largest, finest lice. Elegant holiday offerings. W. L. KLINE COMPANY, St. Louis, Mo. WANTED—An idea, Who can think of some simple thing to patent? Protect your ideas; they may bring you wealth. Write JOHN WED-DENBURN & CO., patent attorneys, Washington, D. C., for their \$1,800 prize offer and new list of 1,000 inventions wanted

WANTED-MISCELLANEOUS. WANTED-Partner in old established paying business; \$5,000 capital. Address E. S., care

FINANCIAL. LOANS-Money on mortgages, C. F. SAYLES, 75 East Market street. TO LOAN-A large sum; amounts to suit; commission and expenses lowest. No gold clause. NEWTON TODD, 6 Ingalls Block. MONEY-To loan on Indiana farms. Lowest rates, with partial payments. Address C. N. WILLIAMS & CO., Crawfordsville, Ind. LOANS-Sums of \$500 and over.

C. E. COFFIN & CO., 30 East Market street. LOANS-Any amount. On furniture, planos store fixtures, etc. Reasonable rates. (Confidential.) E. J. GAUSEPOHL, 2½ W. Wash. St., Room 4. MONEY-To loan on Indiana farms. Lowest market rate; privileges for payment before due. We also buy municipal bonds. THOS. C. DAY & CO., Rooms 325-320, third floor Lemcke Building, Indianapolis.

FOR SALE.

FOR SALE-Hotel. Twenty-two rooms, nicely furnished. 78 and 80 West Maryland street. REAL ESTATE-We offer an unprecedented bargain in North Meridian-street residence; 12 cooms; every modern convenience; one of the decorated on the street; price, \$14,000. Terms, like paying rent; as easy as you want. W. E. MICK & CO.

FOR SALE-Frame house, twelve rooms, nearly neighborhood, but not among nabobs; street improved and sewers built. Worth \$12,000; \$5,000 cash balance on long time at 6 per cent., but no trade taken except a smaller house that will rent for about \$25 per month might be considered. Owner wishes to leave city; house too good to rent at any price. Such a chance occurs but rarely in a lifetime. Might sell most of the furniture at a fair price. For particulars, address "FRAME HOUSE," or call at 232 College avenue before Christmas, but not afterwards.

FOR SALE-BICYCLES. FOR SALE-Bicycles-Ladies' and gents' second-hand (good) wheels, \$20, \$25, \$30; 1896 pattern. WILLIAM VANDERPOOL, 226 East Washington

NCTICE-A meeting of the stockholders of the Star Saving and Loan Association will be held Dec. 22, at 7:30 p. m., at the office of the association, to consider the proposed changes in the by-laws. H. M. HADLEY, President. H. H. FAY, Secretary.

MISCELLANEOUS.

HARNESS-I've got the best \$10 harness that can be made for the money. Come and see; cash or payments. WILLIAM VANDERPOOL. 226 East Washington street.

CLAIRVOYANT.

CLAIRVOYANT-Mrs. T. Griswold, the great clairveyant and palmist, tells you every hope, fear and ambition of life; everything revealed; gives advice on business, love and marriage. office and residence, 296 East South street.

STORAGE. STORAGE-Indianapolis Warehouse Co., 265-273 S. Penn. st., Pennsylvania tracks. Phone 1343.

SOME PROMINENT DELEGATES.

Governor Bushnell, of Ohio, Coming to the Currency Convention.

Governor Asa S. Bushnell, of Ohio, heads the first list of delegates elected to the monetary reform convention. He is sent by his home city, Springfield, O., the other members of the delegation being Mayor P. P. Mast, John S. Crowell and James Johnson jr., president of the Board of Trade. General Bushnell is not sent on account of his political prominence, but because he is at the head of Warder, Bushnell & Glessner, the largest manufacturing concern in Springfield. The second delegation chosen is that from Logansport, Ind., composed of S. P. Sheerin and Judge Stewart T. McConnell. Mr. Sheerin, while probably the most prominent business man in Logansport, has also achieved political prominence. He served for eight years as secretary of the Democratic national committee and this year threw his influence for sound money, writing a letter that proved one of the strongest arguments

against cheap money made during the cam- foreclosure in 1890, reorganized and leased the road without accident. with the movement and authorizing the par \$100. The consolidated mortgage bends president of the chamber to take all necessary steps to have the organization proper- \$5,000,000 purchase money lien on the Spring-ly represented at the convention. Frank field division: \$1,500,000 are reserved to retire Board of Trade and Transportation, writes | purpose held \$100,000 on June 30, 1895; C., C., to say that his organization is receiving numerous inquiries about the convention and he desires full information in order that these inquiries may be properly the \$8,103,000. A similar report gained cur-J. G. W. Cowles, president of the Cleveland Chamber of Commerce, in the course of a letter of some length says: "It appears to me that not only bankers, but business men generally, should be enlisted

Congress and with the public as the Yesterday's mail brought another large batch of brief notes from large business concerns of various cities, expressing hearty, sympathy with the movement and declaring their readiness to do anything in their power to make it successful. The finance committee appointed from the Commercial Club and Board of Trade has elected J. A. Mc- Gross earnings \$1,152,762 Gettigan chairman, and has made Operating expenses.... 896,412 an assessment upon various manufacturing concerns and business houses to produce

in this movement and that the latter class

will have quite as much influence with

enough money to pay the expenses of the Firemen's Ball Concert. The programme for the concert which is to be given preceding the firemen's pension fund ball Dec. 30, at Tomlinson Hall, has been prepared. It is as follows:

Quartet—"You Stole My Love"... Mocfanen Miss Fisher, Mrs. Evans, Messrs. Hoenig and Powell. Mrs. Alice Fleming Evans. ... Geibel 'Jolly Knights," a Medley Over-Character Song-Mr. Karl H. Hoenig.

Assisted by Miss Lulu A. Fisher. Mr. W. Pink Hall, Orchestra accompaniment. Duet-"Oh! That We Two were May-Mrs. Evans and Mr. Hoenig. Miss Lulu A. Fisher. ... Chaminade

Alpine Echoes Herfurth Mr. J. Russell Powell. Quartet-"Gypsy Life" Schurman Character Song-Mr. Karl H. Hoenig. Uncle Eph's Wedding-

Orchestra. The Chimney Burning Out.

People passing the Journal building about 6:15 o'clock last night noticed sparks flying partment responded promptly and for a few moments there was quite a commotion of clanging gongs and shouting people in front of the building, until it was found that the sparks came from a chimney that was burning out. The chimney was allowed to burn itself out and the department left without attempting to exunguish the sparks.

FREIGHT MEN'S MISTAKES

REDUCTION IN CORN RATES WAS DETRIMENTAL TO THE ROADS.

Rumors that the Big Four Will Drop the Peoria & Eastern-The Ownership of the New York Central.

"As usual this fall," said a freight traffic manager, "the roads have lost an excellent opportunity to make some money. Had the joint traffic managers been left to their own convictions the corn rate would have not been reduced to 15 cents per 100 pounds, Chicago to the seaboard. Traffic Manager Grammar showed excellent judgment when he announced that the Lake Shore would not participate in the 15-cent rate, but afterwards he was brought into line by the roads which favored such a rate, prorating only on certain conditions, but the results have been just what John Lazarus, traffic manager of the Indiana, Decatur & Western, and some others predicted who were opposed to reducing the rates." The result was that a large quantity of grain was shipped at this low rate, blockading all seaboard export points, and to-day thousands of cars are held at such points, in which grain is practically stored until vessel room is afforded to felieve the congestion. These cars would be worth \$10 day to the roads to be used in local and through miscellaneous business. Some of the roads, the Big Four of the number, have of late, since cars have been in light supply, furnished cars to the business that pays the best. "If," said one of the officials, "there were at a station a carload of produce, a carload of hay, and a carload of corn when this 15-cent rate was in vogue, the cars would be furnished to the miscellaneous freight first. Now corn is carried at a paying rate, 20 cents, Chicago to the seaboard, but unfortunately 0 per cent. if not more of the grain cars are tied up at Baltimore, Philadelphia, New York and Boston. The trunk lines are very dishonorably holding cars of Western

New York Central Ownership.

lesson taught."

Chauncey M. Depew, president of the New York Central, in an interview regarding the report that the J. Pierpont Morgan syndicate had secured the controlling stock in the Central and other Vanderbilt lines, and would crowd out the Vanderbilts, said: "The Vanderbilts have not had a controlling interest in the New York Central stock since 1880, when William H. Vanderbilt sold \$30,000,000 in stock to English buyers, represented by the Morgan house. W. H. Vanderbilt thought that the ownership of a majority of the shares of the company by one person or family would be to the detriment of the property; though the public used and profited by the railroad it would be more likely to complain of one than of many owners. It was deemed advisable to diffuse the ownership among many persons, and there are now 13,000 stockholders, persons of every condition of life, of course, and the usual number of widows and orphans. Mr. Morgan came into the board with Cyrus Field, whom he nominated in 1880 when the English sale of shares was made. Mr. Morgan's house continued to represent the English shareholders. His advice in the management has been invaluable. He is a great upholder of credit, and his relations with other roads and with the banking world make his counsel, as I said, invaluable, just as the Vanderbilts are in-valuable with their knowledge of railroad management. Mr. Morgan's relations with the Vanderbilts and with the company are been for a long time, and the cordial cooperation will continue to exist. Since the sale of \$30,000,000 to English investors, the capital stock of the company has been increased from \$89,000,000 to \$100,000,000. The English have not increased proportion-

Mr. Depew said the Vanderbilts were necessary to the New York Central, and it could easily be seen why it was to the interest of all the stockholders that, the Vanderbilts should remain in control. They controlled the lines east and west that fed the Central. If the business of those railroads were diverted to the Erie or the Lackawanna, Mr. Depew said, it would be greatly to the injury of the Central.

May Drop the P. & E. The rumor is revived that the Big Four

owners would like to drop the Peoria & Eastern, and that President Ingalls has been called East to consider the matter. Rumor has it that the Vanderbilt people have become tired of putting up money to guarantors will be called on to make up a deficit this year. In 1895 the lines earned \$22,318 above operating expenses and fixed charges; in 1894 there was a deficit of \$264,430; in 1893, a deficit of \$169,268. The Peoria & Eastern Company owns the line from Pekin, Ill., to Indianapolis, 202 miles, and has a lien of \$5,000,000 on the Springfield division, Indianapolis to Springfield, O., 141 miles; trackage, Pekin to Peoria, 9; total operated, 352 miles. It was formerly Ohio, Indiana & Western, and was sold in sols, and owns one-half the \$10,000,000 stock. of 1890 covers, besides the road owned, the Gardner, secretary of the New York | the prior liens and a sinking fund for this & St. L. is indorser on \$367.567 P. & E. notes and June 30, 1895, held \$397,000 consols as security therefor-these in addition to rency about a year ago, but was then denied by President Ingalls. That the road is a burden on the Big Four is very evident, especially is this true of the eastern division. No official of the Big Four who was in the city could confirm or deny the report. The finances and operation of the Peoria & Eastern are entirely separate from that of the Big Four proper.

Big Four Earnings. The official statement of actual carnings

October and the first ten months of the year is as follows: Gross earnings \$1,152,762 \$1,327,485 For the ten months ending Oct. 31 the

following is the showing: Gross earnings\$10,787,172 \$11,614,648 Operating expenses.... 8,247,684 8,696,971 Net earnings \$2,539,488 \$2,917,677 Charges 2,354,421 2,362,903 Surplus \$185,067

Little Tourist Business.

The south-bound roads from Chicago are feeling aggrieved just at present over the comparatively small share of the Califorsorts of methods short of cutting rates to remains that roads running south from Chicago are not doing quite as well in their transcontinental business as they have done in years gone by. There seems to be no immediate prospect for any demoralization in rates, but there is a chance that if some of the lines do not in the near future get a larger share of the trade than they have been getting of late they may go to the extent of offering extra inducements

to the west-bound tourists. Personal, Local and General Notes. George Bradbury, vice president and general manager of the Lake Erie & Western, is in the city. The limited express on the Wabash road,

on Sunday, run from Toledo to Tilton, 252 miles, in 313 minutes, The pay cars of the Big Four will be here Dec. 19 to pay for November service five days earlier than usual on account D. Bosman has been elected secretary of

will have his headquarters at New York in-

Since July 1 the Chesapeake & Ohio has handled 1,500,595 tons of coal, which is 351,-173 fewer tons than it handled in the corresponding period in 1895.

W. L. Miles has been appointed ticket agent at Hervey City, on the Peoria di-vision of the Vandalia, vice James Ryan, who takes the agency at Mackinaw. The Columbus & Hocking Valley has contracted for a lot of rails, sixty feet length, which will be laid on some of its curves and steep grades on the Ohio di-

Charles W. Smith, for some time past con-nected with the Big Four at Columbus, O., on Jan. 1 takes the position of contracting agent of the Toledo & Ohio Central at

At the annual election of the Central Association of Railroad Officials, Toledo division, A. L. Mills, general superintendent of the Toledo, St. Louis & Kansas City, was elected president. District Passenger Agent Bastable, of the Cincinnati, Hamilton & Dayton, who has been at St. Louis (Mich.) Springs for some weeks for the benefit of his health, has

returned, much improved. It is understood that W. F. Purdue, who comes from a Pennsylvania line east to the Vandalia, is to be made superintendent of the Michigan division. F. T. Hatch, chief engineer, now has that title. A compromise has been made in the case of Peter Sheed against the Panhandle Rail-road in a suit for \$10,000 damages, the road

paying \$400 and attorney's fees. The case has been in court since May, 1893. B. P. Williams, representing the Louisville & Nashville, S. C. Nefler, representing the Southern Railway, and G. T. McClure, representing the Plant system, are in the city on official business. The Huntington (Ind.) branches of the various railway organizations will give a grand union ball on the evening of Dec. 31, the receipts to go for the home for dis-

D. G. Edwards, passenger traffic manager of the Cincinnati, Hamilton & Dayton lines, returned to New York yesterday for a further consultation with President Woodford concerning the projected electric

Chicago.

The joint traffic managers have decided that donations by railroad companies to societies, clubs, or local. State or national organizations, etc., through committees or individuals are irregular and should be dis-

Gerritt Fort, for the past eight years lines for their local business between the chief clerk of the passenger department of Buffalo elevators and seaboard points. The the New York Central Railway system, has roads have had several similar experiences been appointed secretary of the Central in the past, but as yet do not profit by the Passenger Committee, to succeed H. H. Heard, who resigned to go with the Lehigh

The managers of the Joint Traffic Assoclation have approved of the holiday rates and arrangements made by the roads of the Central Passenger Committee, and the fare of one and one-third for the round trip will be made to the terminals of the trunkline roads, as well as to other parts of the Central Passenger Committee territory. "The White Special" on the Big Four

has now been running three months, and but once has failed to reach Chicago on time. Passenger Traffic Manager McCormick says that it is one of their best paying trains. Last month it turned over to the Illinois Central at Kankakee an average of twenty-seven passengers per day, and this month is doing even better. The general managers of the local lines held their monthly meeting yesterday, all

lines except the Indiana, Decatur & West- Jacob Metzger & Co.'s Side of the Reern being represented. They were together but a short time, and most of the business transacted was of a routine character, the most important item being an agreement that all switches should be used by the various roads on the same terms and be governed by the same rules. General Superintendent Frank S. Gannon, of the Staten Island Rapid Transit

Company, has been appointed general manager and third vice president of the South- | says: ern Railroad. Mr. Gannon is forty-five years old and entered the railroad service in 1868 as a telegrapher on the Erie, working his way up. Since March, 1890, he has fendants through out-of-town customers, been general superintendent of the New York division of the Baltimore & Ohio, besides superintending the lines of the Staten Island Rapid Transit Company. The congressional investigation of the Joint Traffic Association, it is stated, is

not feared by the railroads allied with the organization. President Ingalls is quoted up to this minute precisely what they have as saying that the purposes of the association are to maintain just rates in accordance with the interstate-commerce law. Railroad presidents have extolled the merits of the association ever since its incep-tion, and they are satisfied its operations are beneficial to the public as well as to the railroads. Joseph McGrue and Hon. Charles Haskell, of New York, both of whom are largely interested in the projected Dayton & Albany

road, are in the West looking after the interests of the projected line. President Mc-Grue says the Lima Northern has nothing to do with this new enterprise, but it will be built to connect with that road. Mr. Haskell states that the construction of the road will be commenced at an early date, and that trains will be running over it by Sept. 1, 1897.

A statement of the operations of the Baltimore & Ohio Railway for November, 1896, issued yesterday, shows that the gross earnings were \$2,157,418, an increase of \$73,-589 as compared with November, 1895. The earnings for the five months of the present fiscal year show an increase in gross of \$637,773, all of which came from the lines pay deficits, and it is evident that the east of the Ohio river, those west having shown a decrease of \$86,330. The net recelpts and operating expenses were not Two of the oldest engineers in point of

continuous service in the United States are Hugh and Alexander Larkin, who began railroading before the war commenced the extreme. We acquire no bottles in the with the Cleveland & Mahoning Valley manner stated." Railway, when it was constructed from Cleveland to Warren, and later to Youngstown, O. In 1857 Hugh Larkin was promoted from fireman and given an engine, and in 1862 Alexander Larkin was promoted from fireman to engineer. For many years both have been running passenger trains over

till April 1, 1940, to Cleveland, Cincinnati, The Illinois Central is now negotiating The secretary of the Atlanta Chamber of | Chicago & St. Louis, which guarantees in- | with several of the Atlantic steamsnip comtablish a regular service between New Or- | will of Andrew Bower. In the court below leans and European ports. With the object of bringing the steamship companies around to its side, the Illinois Central has the jury and answered. Upon this point offered them very advantageous rates from | the appellant objected, claiming that under all parts of the Mississippi valley and is the special verdict act the mere statement laboring to show them that in a very short | of fact in the answering of the interrogatime a trade may be built up between New tories did not constitute a verdict and that Orleans and Europe that will be highly re- these answers could only be returned with being made to get one or two of the steam- of the lower court, holding that these ship lines that have been using Galveston | answers constituted a special verdict as as a gulf terminal to use New Orleans instead. Nothing definite has been arranged in this direction, however.

G. C. Waldo, ganeral manager, R. Turner, general superintendent, and C. Cory, superintendent of motive power of the Cincinnati, Hamilton & Dayton, were in the city yesterday inspecting terminals, and in the afternoon visited the shops of the Indiana, Decatur & Western, where considerable C., H. & D. rolling stock is undergoing general repairs. Mr. Waldo states that there are no new developments in the relations between the Cincinnati, Hamilton & Dayton and the indiana, Decatur & Western; neither has the company taken any definite action looking to building a city freight depot at this point, although the Big Four people are anxious that they should do so, in order that the Big Four may remove the old Bee-line freight depot now occupied by the C., H. & D. as a freight house. The Big Four is anxious to make improvements on the

FOR STUDY OF BRAIN DISEASES.

New Pathological Department at the Insane Hospital.

On Friday evening there will be a meeting of physicians at the Central Hospital for the Insane which will have for its object the inauguration of a new department hospital. The meeting and the subsequent proceedings are to be under the auspices of the Marion County Medical Society. It wide field of study of diseases of the brain by post-mortem examinations at the hospital. It is the idea that the work can be carried on more satisfactory, on a more scientific basis and with better results, if it is placed in the hands of an organization of physicians. It is for the purpose of arranging a plan

of carrying on the work that the meeting is called for Friday night. All physicians who are interested are invited to this meeting, and when the plan is prepared physicians and senior medical students will be invited to take part in the work. Friday night Dr. J. L. Carson, president of the board of control, will deliver an address of welcome, and Dr. J. H. Lash, president of the Marion County Medical will deliver the response. The principal address of the evening will be by Professor Hektoen, a well-known pathologist of Chi-

Stimulating and Natritious. Horsford's Acid Phosphate. It supplies just the right element (the hosphates) to repair waste of body and brain-a food itself, and also helps digest the Chicago & Erie Railroad Company and other food.

AND ADDRESS TOWN TO THE TANK THE PARTY AND ADDRESS.

THE RECEIVERS DIFFER

WIDE VARIANCE IN FIGURES IN RE-PORTS IN L., E. & ST. L. CASE.

Bondholders Wanted Operation of Branch Discontinued-Special Verdict Law Upheld in Supreme Court.

Two phases of the case of the New York Secu...ty and Trust Company against the Louisville, Evansville & St. Louis Consolidated Railroad Company were argued before Judge Woods, of the United States Circuit Court, yesterday. The road has been in the hands of receivers for several years, George Jarvis having recently succeeded E. capacity.

Recently the holders of bonds of the west end of the road asked that the court instruct the receiver to cease operating the branch of the road extending from Cannelton to Tell City. It was alleged that the branch was losing money and was a burden to the other parts of the system. Yesterday it was shown that there was a disagreement concerning the road in the reports of the receivers. According to Hopkins and Wilson the road lost from \$40,000 to \$50,000 annually; but according to the apportionment of expenses and earnings made by Receiver Jarvis in his last report the road lost only \$3,000 for the year, including taxes, and, taxes not considered, abled and aged railroad employes at lost only \$86 in four months.

C. W. Fairbanks, representing the holders of bonds who asked the discontinuance of the branch, agreed to allow the matter to drop until it could be ascertained which receiver's report makes the best apportionment of earnings and expenses.

On the Evansville branch of the road there are outstanding bonds to the amount of \$900,000, and on them there was due July \$27,000 in interest. The amount was not paid, and attorneys representing the American Security and Trust Company of New York were there urging that the court order the receiver to pay it. They argued that this branch of the road is operating on a paying basis, and that the bondholders of the paying end of the road should not be made to suffer because another end of the road was not paying expenses. According to the basis of the apportionment of earnings and expenses made by Hopkins and Wilson the contention of the American and Trust Company is well founded, but by the apportionment made by the new receiver it appears that the Evansville branch is being operated at a profit over and above all interest claims and operating expenses. The six months which must expire before

there can be a foreclosure for default of interest does not end until Jan. 1, 1897. The matter was referred to W. P. Fishback. master in chancery, and he will make a report to the court on the apportionment f earnings and expenses of the several branches of the road in time for a further hearing Dec. 29.

THE BEER-BOTTLE CASE.

cent Litigation. Fred C. Wellman, of the firm of Jacob Metzger & Co., takes exception to statements made in connection with the recent trial of the firm's case before Magistrate Nickerson for using beer bottles belonging to the Indianapolis Brewing Company. He

"It was shown that the bottles in question had come into the possession of dewho were also customers of the Indianapolis Brewing Company, and that both firms sold the bottles, as well as the beer contained in them. This was proved by bills of account rendered by both firms to divers parties, a dozen or more of the Indianapolis Brewing Company's being introduced in evidence. Customers, however, had the right, if they desired, to return the bottles or any portion of them, and receive credit on their accounts for the same amount as charged, proportionally. If not so returned they would have to pay the price, and many of them would not be returned because sold to private consumers. Occasionally a customer (dealer) would carelessly mix the bottles of the two firms in replacing them in their cases for return shipment, and it was in this manner and no other that the bottles came into the possession of defendants. The evidence shows that Metzger & Co. had taken extra precautions by way of printed instructions to customers to avoid just this thing, as they do not wish to use another firm's bottles, and are certainly not interested in advertising another firm, but it occasionally happens to all dealers in bottled beer and it is the practice of all of them to use the bottles so returned. This case simply invoived the right of defendants to use bottles acquired in this way, which we contend was within the terms of the statute by purchase from the original owners, they having originally sold them and received payment therefor, either n cash or perhaps in other bottles, which hey were willing to accept in lieu of cash. "This case will, of course, be determined by courts competent to do so, and we have no desire to discuss it here; but you must see that the language in connecting our firm with junk dealers and the wholesale theft of bottles in unjust and offensive in

SPECIAL VERDICT UPHELD. Supreme Court Passes Upon This Ob-

The Supreme Court yesterday handed down a decision bearing upon the special verdict law in the case of W. E. Bower 395 interrogatories had been submitted to munerative to all concerned. An effort is a verdict. The court affirmed the decision contemplated by the act of 1895.

> Cost of Cutting Down the Yard. Architect Louis H. Gibson appeared before the County Commissioners yesterday morning with his estimate of the cost of were too busy to discuss the matter and it will be taken up Friday morning. It is understood that Mr. Gibson thinks the entire work can be done for less than \$15,000. He also says that it is evident that the original plan for the courthouse did not contemplate such an embankment as was thrown about the building.

> A city official says that it would be extremely unwise for the County Commissioners to award a contract for cutting down the courthouse yard without first carefully consideing the cost. He says that it is im possible to do the work for \$15,000. He de clares that it is almost certain that the entire system of draining the building would have to be reconstructed, as the pipes are not far enough below the street level to remain where they are if the surplus earth is removed. The official says that he may be mistaken in this supposition, but that it is worth while to consider this feature of the work. He says that unless the question is thoroughly investigated there is danger of the County Commissioners meeting with unexpected obstacles in removing the earth.

Piety Jacobs's Suit. Piety Jacobs yesterday filed a peculiar

suit in Room 2 of the Superior Court. The facts alleged are that the plaintiff was indebted to Richard N. Young in the sum of \$100, for which he had given his promissory note. Oct. 30 he sold certain goods and merchandise to Sarah and Thomas Carpenter, a part of the consideration being that the purchasers were to pay the note due to Young when it became due, Nov. 19. Later, these purchasers sold the goods to Mahlen W. Isherwood and Andrew C. Allen and again the purchasers agreed to pay the note held by Young as a part of the purchase price. Jacobs alleges that the note was not paid according to agreement and he had to pay. He demands judgment

Magistrate Sears Mandamused. Magistrate Sears will be compelled to appear in the Circuit Court and answer to mandamus proceedings to compel him to perform his official duty. Sept. 10 May Ramsey was arrested for assault and bat-tery and was fined \$1 and costs, amounting to \$14.90. The next day she demanded an appeal to the Criminal Court, and four days later filed an appeal bond of \$1.000, which was accepted. She says in her complaint, filed in the Circuit Court yesterday, that she has demanded that the proper transcript be made and sent to the Crimi-

nal Court, but that after the elapse of three months, it has not been done. The summons issued to Magistrate Sears is

returnable Jan. 4 The Engles Refused a Divorce.

Yesterday Judge Harvey refused to grant a divorce to Newton M. Engle from Clara Engle. This is the case in which Judge Harvey stopped proceedings Saturday afternoon and ordered the parties to be in court Monday with all witnesses to proceed with the case. He stopped it because he thought there was an appearance of collusion for the purpose of securing a divorce. After that the defendant filed a cross-complaint. Judge Harvey refused to grant a decree on either complaint.

A \$12,000 Bank of Commerce Note. Judge Baker yesterday listened to the argument of attorneys interested in the suit of the Howard National Bank, of Boston, against A. J. McIntosh, assignee of the Bank of Commerce of this city. Duncan, Smith & Hornbrook represented the plain-O. Hopkins and James H. Wilson in that | tiff and Elliott, Elliott & Bosson appeared for the defendant. The suit is on a note for \$12,000, executed by the defendant to the plaintiff. The defense claims that the note was merely an accommodation paper and that the assets of the bank are not, therefore, liable for it.

> The Supreme Court yesterday, in the case of Benjamin F. Koons against Frank E

The Attorney Has a Lien.

Beach, held that an attorney could enforce a just lien for services against the funds recovered by the aid of those services, even where he had not taken the statutory steps to secure such a lien. Hinshaw Argument Jan. 6.

shaw murder case, giving each side two hours for oral argument. THE COURT RECORD.

The Supreme Court yesterday set Janu-

ary 6 as the date for argument in the Hin-

Superior Court. Room 1-John L. McMaster, Judge. Charles Elkins by next friend vs. Indiana Bicycle Company. On trial by jury.

Room 3-Vinson Carter, Judge. Andrew M. Banks vs. Eugene Pasquier. Case dismissed and costs pald. Herman Waterman vs. George Meller fraud, damages and injury. Dismissed by plaintiff. Judgment vs. plaintiff for costs. Shellhouse & Co. vs. Mary A. Crone mechanic's lien. On trial by court. James H. Griffith vs. R. W. Griffith. Submitted to the court.

Circuit Court. Henry Clay Allen, Judge. Patrick Farhear vs. Alexander C. Tolin et al.; suit for libel. Evidence concluded and defendant filed a motion for the court to instruct the jury to find for the defendant.

New Suits Filed. Elva J. Kauffman vs. Richard Kauffman divorce. Room 1 State ex rel. Mary Ramsey vs. John W Sears; mandamus. Circuit Court. Plety Jacobs vs. Sarah Carpenter et al Mrs. E. Elizabeth Northrup vs. Charles H. Fiske et al.; foreclosure. Room 3. Louisa F. Dawson vs. Henry C. Dawson; divorce. Room 2. Charles F. Kreger vs. Lucy Kreger; di-Christopher Lutz vs. Louie Lutz; divorce. Julia E. Johnson vs. William E. Johnson

Center Building and Loan Associati

William F. Colwell: foreclosure. Roc

divorce. Room 1.

Supreme Court. 17926. Bower vs. Bower. Clark C. C. firmed. Jordan, C. J.-1. A special verdict is not subject to a motion for a venire de novi when it finds facts sufficient to enable the court to pronounce judgment thereon, although the jury fails to find upon all the issues. 2. The statute, as on each side shall prepare such a number of interrogatories as may be necessary to tories are to be submitted to the court subject to its change, modification and final approval. When so approved the court should cause them to be numbered, not in separate sets, but as an entirety, from one to the close, and submit them to the jury with the instruction that each be answered and all returned as a special verdict in the cause. When the demand is for such a yerdict upon "all of the issues of the cause" then it must be so framed as to embrace and cover all facts material to the issues involved, and in this event the statute, as amended, does not contemplate a general verdict, but leaves the court to pronounce its judgment upon the special verdict as was the former practice, but in the event the demand is not for a special finding upon all the issues, but for a special finding by the jury upon a part only of the material fact, then in addition to this the jury must be instructed by the court to return a general verdict, and in such a case they are only required to answer the interrogatories submitted to them. 3. While it is proper that a special verdict contains a formal conclusion as "if upon the facts found the law is with the plaintiff, etc." the absence of such a conclusion will not vitiate a special verdict. lien has priority over a judgment previous- corrupt or blunt his artistic soul. ly rendered against the client. 18086. Working vs. Garn. Marshall C. C. Reversed. McCabe, J.-A married woman, her husband young, may make a valid lease she having acquired the property from the estate of her former deceased husband, but charge of stealing hides, while trying to

her real estate during her naturel life. at her death the lease will expire and the | sell the hides at Gray's tannery in West descends to her children by said former husband. 18086. Working vs. Garn. Marshall C. C.

Publication ordered Appellate Court. 1934. Queen vs. Lipinsky. Huntington C. C. Dismissed. Davis, J.—This case is dismissed on the authority of Hollowan vs. Midland Railroad Company, 129 Ind., 274. 1940. Arnold vs. Rifner. Henry C. C. Affirmed. Ross, J.-The statute gives to a married woman not only the earnings and profits accruing from any trade or business she may carry on, but it also makes her the owner of her earnings when she performs services for persons other than her husband or her family. 2072. Canning Company vs. Priest. Vanderburg S. C. Reversed Gavin, J .-Where a person contracted with a canning factory to deliver it tomatoes at a certain price, and after a partial performance of the contract the factory notifies him that it will receive no more tomatoes from him he cannot recover the contract price with out first gathering his tomatoes and making a tender thereof at the place of de

1811. Diltz vs. Spahr. Marion S. C. Re hearing granted. Probate Matters. Yesterday, in the Probate Court, Harry H. Temperly was appointed guardian of Ella Kenny, aged fifteen, and Henrietta Kenny. Bond, \$600. Joseph A. Wheatley was appointed guardian of Arthur L. Wheatley, aged nine, and Edgar H. Wheatley, aged seven. Bond, Margaret Reutsch was appointed administratrix of the estate of Frederick W. A. Reutsch. Bond, \$6,000. Jennie Davis was appointed executrix of

the will of Wesley Davis. Bond, \$100.

dian of Robert E. Reed. Bond, \$2,200.

Elizabeth W. Reed was appointed guar-

Avery Chambers filed his bond as as-

signee of Thomas P. Overman, in the sum

THE BLUES.

Graphic Description of the Dreadful Feeling.

What Is Meant by This Form of Acute Misery-Where Doctors Make Mistakes.

When a cheerful, brave, light-hearted woman is suddenly plunged into that perfection of misery, the BLUES, it is a

sad picture. It is usually this way :-She has been feeling "out of sorts" for some time; head

has ached, and back also; has slept poorly; been quite nervous, and nearly fainted once or twice; head dizzy, and heart has beat very

fast; then that bearing-down feeling. Her doctor says, "cheer up, you have dyspepsia; you'll be all right soon."

But she doesn't get "all right." She grows worse day by day, till all at once she realizes that a distressing female complaint is established. Her doctor has made a mistake.

She has lost faith in him; hope vanishes; then comes the brooding, morbid, melancholy, everlasting BLUES. Her doctor, if he knew, should have told her and cured her, but he did not, and she was allowed to suffer. By chance she came across one of Mrs. Pinkham's books, and in it she found her very symptoms described and an explanation of what they meant. Then she wrote to Mrs. Pinkham, at Lynn, Mass., for advice, feeling that she was telling her troubles to a woman. Speedy relief followed, and vigorous

health returned. Lydia E. Pinkham's Vegetable Compound instantly asserts its curative powers in all those peculiar ailments of women. It has been the standby of intelligent American women for twenty years, and the story recited above is the true experience of hundreds of women, whose letters of gratitude are to be found on file in Mrs. Pinkham's library.

CENTURY CLUB BUDGET.

Father Gavisk's Comments on the Presidential Elections.

At the meeting of the Century Club last night Charles Moores submitted the annual "budget," of which he was the editor on this occasion. It consisted of papers by amended by the acts of 1895, providing for special findings, directs that counsel on either side shall prepare such special verdict, meaning and intending that counsel by Rev. Francis Gavisk on "The President and the last of the club." It was humorous. A paper by Rev. Francis Gavisk on "The President and the last of the club." four members of the club. W. P. Fishback dency" followed. It was an essay on the sues in the action, all of which interrogaers of the federal Constitution. Father Gavisk showed how both the federal and State idea of the members of the constitutional convention had been recognized in the cumbersome method of electing a President through an Electoral College, the members of which might be elected by the States in the manner to the liking of the several States. He made the statement that the President is possessed of more real power than any constitutional monarch of Europe The article declared that the "ideal plan for the choice of an ideal statesman for the presidency" was realized but twice-in the election to two terms of George Washington, whom the framers of the Constitution doubtless had in mind when devising the office and the plan of election. The writer thought the opposition to the short term of four years for the President not well founded. He believed that the business stagnation and unrest which was noticeable for a few months preceding the election was more than compensated for by the impetus given business by the election of a new President. He argued that the inauguration of a President should take place not later than a month after the election. A sketch by Albert Rabb detailed a little personal experience of the writer as sec-4. Where there is a special verdict to be retary of the Marion County Bar Associa-returned upon all the issues there is no tion. "The Artistic Life—A Protest" was use in the trial court giving general in- the subject of a paper by J. M. Bowles. structions covering the low of the case. He found that it is impossible to live a 17925. Koons vs. Beach. Henry C. C. Af- perfectly artistic life. To do so it would firmed. Hackney, J.-Where a fund to a be necessary to live away from ugliness in decedent's estate was acquired by the aid of an employed attorney, the fund is burdened by the agreed fee and cannot be relieved by any act of the client, and such a possible, the things which would tend to

Hides Stolen at Westfield. George Davis and Oscar Williams, both colored, who were arrested Monday on the Indianapolis, were taken back to Hamilton

county yesterday morning by two con-stables from Westfield. It is claimed that

the hides were stolen from Allerdice & Co.,

at Westfield, and are worth about fifteen dollars. The hides were identified at West-

field as the ones that had been stolen. Scott's Emulsion of Codliver Oil with Hypophosphites brings back the ruddy glow of life to pale cheeks, the lips become red, the ears lose their transparency, the step is quick and elastic, work is no longer a burden, exercise is not followed by exhaustion; and it does this because it furnishes the body with a needed food and changes diseased action to healthy. With a better circulation and improved nutrition, the rest follow.

For sale at 50 cents and \$1.00 by all druggists.

SCOTT & BOWNE, Chemists, New York.

THE AUTHORITY ON WOMEN'S INTERESTS HARPER'S BAZAR in 1897 will be, as in the past

AN UNEQUALLED FASHION JOURNAL-AN UNRIVALLED PAPER FOR THE HOME A New Year's SPLENDID SERIALS S. R. CROCKETT, MARIA LOUISE POOL, OCTAVE THANET

WORKING GIRLS' CLUBS AND YOUNG WOMEN'S CHRISTIAN ASSOCIATION WORK Articles on SREAD-WINNING AVOCATIONS IN NEW LINES

THE OUTDOOR WOMAN EMBROIDERY AND NEEDLEWORK WOMEN AND MEN CEREMONY AND ETIQUETTE WOMEN IN SCCIETY AND AT HOME WHAT GIRLS ARE DOING PUBLISHED WEEKLY \$4 00 A YEAR 10 CENTS A COPY

HARPER & BROTHERS, New York ଌ୕ଡ଼ଡ଼୕